

1
2
3
4
5
6
7
8
9 EQUINIX, INC.,

10 Plaintiff,

No. C 10-00680 JSW

11 v.

12 HIP PERFORMANCE GROUP, LLC, et al.,

**ORDER ADMINISTRATIVELY
CLOSING CASE**

13 Defendants.
14 _____ /

15 On April 30, 2010, Defendants filed a notice of the automatic stay pursuant to the
16 bankruptcy petition filed by Douglas R. Chorpennings and Dana M. Chorpennings (the
17 “Chorpennings”). In light Plaintiff’s alleged connection between defendant HIP Performance
18 Group, LLC (“HIP”) and the Chorpennings, including that HIP is merely the alter ego of the
19 Chorpennings, the Court finds it appropriate to stay this entire matter pending the bankruptcy
20 proceeding.

21 By virtue of the automatic stay, the Clerk of the Court is directed administratively to
22 close the case for statistical purposes. The parties shall notify the Court within **ten (10) days** of
23 the lifting of the bankruptcy stay, and this matter shall thereafter be reopened. Moreover, the
24 Court HEREBY TERMINATES the pending motion to compel arbitration and motion to

25 ///

26 ///

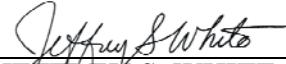
27 ///

28 ///

1 dismiss for lack of jurisdiction. This Order is without prejudice to Defendants refile these
2 motions after the stay is lifted.

3 **IT IS SO ORDERED.**

4
5 Dated: May 3, 2010


6 **JEFFREY S. WHITE**
7 **UNITED STATES DISTRICT JUDGE**